## IN THE UNITED STATES DISTRICT COURT

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FOR THE SOUTHERN DISTRICT OF NEW YORK

4 5 JASON GOODMAN

Plaintiff,

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VS.

CHRISTOPHER ELLIS BOUZY, BOT SENTINEL, INC, GEORGE WEBB SWEIGERT, DAVID GEORGE SWEIGERT, BENJAMIN WITTES, NINA JANKOWICZ, ADAM SHARP, MARGARET ESQUENET, THE ACADEMY OF TELEVISION ARTS

AND SCIENCES, SETH BERLIN,

Defendants

MAXWELL MISHKIN

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NOTICE OF MOTION SEEKING A PRELIMINARY INJUNCTION OR RESTRAINING ORDER- 1

Case No.: 1:21-cv-10878-AT-JLC

NOTICE OF MOTION SEEKING A PRELIMINARY INJUNCTION OR RESTRAINING ORDER

PLEASE TAKE NOTICE that, upon the accompanying memorandum of law, declarations, and exhibits in support, plaintiff Jason Goodman, by and for himself pro se will move this Court, at a return date to be determined as soon as is practicable for an order pursuant to Rule 65(b)(1)(A) of the Federal Rules of Civil Procedure for a preliminary injunction or temporary restraining order enjoining defendant David George Sweigert ("Sweigert") from communicating with any member of the public apart from this Court or any attorneys that may represent him about any matter pertaining to this case, the Plaintiff, Plaintiff's family members and associates. Plaintiff respectfully requests that this Court order the defendant to cease and desist from harassing communications of any kind and communicate exclusively through relevant motions on the docket.

## Case 1:21-cv-10878-AT-JLC Document 111 Filed 01/30/23 Page 2 of 2

Signed this 28th day of January 2023 Respectfully submitted, Jason Goodman, Plaintiff, Pro Se 252 7<sup>th</sup> Avenue Apt 6s New York, NY 10001 (323) 744-7594 truth@crowdsourcethetruth.org NOTICE OF MOTION SEEKING A PRELIMINARY INJUNCTION OR RESTRAINING ORDER- 2